

NOV 2 3 2010

VIA FIRST CLASS MAIL

William Alfred Randall II PO Box 97905 Raleigh, NC 27624

RE: MUR 6323

Dear Mr. Randall:

On July 13, 2010, the Federal Election Commission notified you of a complaint filed against you alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On November 16, 2010, based upon the information contained in the complaint, and information provided by you, the Commission decided to dismiss the complaint and close its file in this matter.

The Commission encourages you to review the General Counsel's Report, which sets forth the statutory and regulatory provisions considered by the Commission in this matter. A copy of the dispositive General Counsel's Report is enclosed for your information and future reference. For further information on the Act, please refer to the Commission's website at www.fec.gov or contact the Commission's Public Information Division at (202) 694-1100.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg.70,426 (Dec. 18, 2003).

If you have any questions, please contact Kim Collins, the paralegal assigned to this matter, at (202) 694-1650.

Sincerely,

Christopher Hughey Acting General Counsel

BY:

Jeff S. Jordan Supervisory Attorney

Complaints Examination and Legal Administration

Enclosure
General Counsel's Report

1 2 3 4	BEFORE THE FEDERAL ELECTION COMMISSION	
5	In the Matter of	·
6 7 8 9 10 11	MUR 6323 RANDALL FOR CONGRESS COMMITTEE AND THOMAS E. PRICE, AS TREASURER ¹ WILLIAM ALFRED RANDALL II) CASE CLOSURE UNDER THE) ENFORCEMENT PRIORITY) SYSTEM
13	GENERAL COUNSEL'S REPORT	
14	Under the Enforcement Priority System, matters that are low-rated	
15161718	are forwarded to the Commission with a recommendation for dismissal. The Commission has determined that pursuing low-rated matters, compared to other higher- rated matters on the Enforcement docket, warrants the exercise of its prosecutorial	
19	discretion to dismiss these cases. The Office of Ge	eneral Counsel scored MUR 6323 as a
20	low-rated matter.	
21	In this matter complainant, Patricia W. Ada	ams, alleges that the Randall for
22	Congress Committee and Thomas E. Price, in his c	official capacity as treasurer ("the
23	Committee"), violated 2 U.S.C. § 434(b), when the Committee reported a disbursement	
24	in the amount of \$661.59 on its 2009 Year-End Report as "mileage" that the complainant	
25	asserts was actually a reimbursement by the Committee to the candidate. William Alfred	

Victoria S. Pirozzi was the treasurer of the Committee at the time of the activity at issue. Thomas E. Price became treasurer of the Committee on March 29, 2010. There is no information to suggest that Ms. Pirozzi should be named in her personal capacity as treasurer in this matter.

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- Randall II, a Republican candidate for Congress from North Carolina's 13th
- 2 Congressional District,² for clothing expenses.
- The complainant also states that the Committee hired her as its Field Operation
- 4 Director in July of 2009, and agreed to pay her a salary of \$75,000 plus expenses for the
- of the campaign. The complainent acknowledges that she did not have a written
- 6 contract with the Committee, but states that she and a former campaign manager agreed
- 7 on the above salary. The complainant resigned from the Committee on December 19,
- 8 2009, and subsequently forwarded two invoices to the Committee in the amounts of
- 9 \$23,437.50 and \$1,018.75 for unpaid salary and expenses. The Committee reimbursed
- 10 the complainant \$418.00 for travel expenses, but did not report any other outstanding
- debts or obligations to the complainant. Finally, the complainant questions the source of
- 12 the funds for the personal loans from the candidate (totaling \$11,500) to the Committee
- disclosed on its 2010 Pre-Primary and Pre-Runoff Reports.

The response included a sworn statement by the candidate Bill Randall and a response from the treasurer on behalf of the Committee. Mr. Randall denied the complainant's allegations and asserts that the complainant joined the campaign as a volunteer, and the Committee did not promise her a salary or any other monetary compensation. The Committee asserts that it does not possess any employment contract for the complainant, and states that a previous treasurer was also unaware of any verbal or written salary agreement with the complainant. Further, the Committee asserts that it

²¹ only reimbursed documented expenses.

The Republican primary was held on May 4, 2010, resulting in a runoff election between Bill Randall and Bernie Reeves. Mr. Randall prevailed in the June 22, 2010 runoff.

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l The Committee also denied the complainant's allegations with respect to travel 2 expenses, and asserts that all of Mr. Randall's candidate-related travel was recorded in 3 the Committee's log book. Mr. Randall acknowledged purchasing clothing with his 4 personal credit card, but insists that the \$611.59 disbursement to himself, and disclosed 5 on the Committee's 2009 Year-End Report, was a partial reimburgement for mileage. 6 The Committee status that a third-party reviewed its 2009 Year-End Report and noted no 7 discrepancies. Finally, Mr. Randall states that the \$11,500, which he loaned the 8 Committee, was properly reported. 9 Committees are required to report debts and obligations until they are 10 extinguished, including disputed debts arising from bona fide disagreements between 11 creditors and political committees over the existence or amount of an obligation. See 11 12 C.F.R. §§ 104.3(d), 104.11, 116.1(d) and 116.10. Here, the alleged disputed debt is apparently based on alleged unreimbursed expenses/salary, which the complainant claims 13 to have incurred as a result of her work for the Committee from July through December, 14 2009. The complainant provides email correspondence, attached to the complaint, that 15 suggests the Committee owed her some payment for her services and expenses. See 16 17 Attachments to Complaint. The Committee, however, denies any outstanding debt or obligation to the complainant because it maintains that she was not a salaried employee, .18 19 but rather a volunteer. 20 Given the limited scope of the alleged debt reporting violation and the relatively 21 small amount of reimbursed Committee expenses at issue in this matter, along with the 22 Commission's priorities and resources, and relative to other matters pending on the Enforcement docket, the Office of General Counsel believes that the Commission should 23

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l	exercise its prosecutorial discretion and dismiss this matter. See Heckler v. Chaney,	
2	470 U.S. 821 (1985).	
3	RECOMMENDATIONS	
4	The Office of General Counsel recommends that the Commission dismiss	
5	MUR 6323, close the file, and approve the appropriate letters. Additionally, this Office	
6	intends on reminding Randall for Congress Committee and Thomas E. Price, in his	
7	official capacity as treasurer, of the requirements of 2 U.S.C. § 434(b)(8) and 11 C.F.R.	
8	§§ 104.3(d), 104.11, and 116.10 concerning the reporting of debts and obligations.	
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10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 36 37 37 37 37 37 37 37 37 37 37 37 37 37	Christopher Hughey Acting General Counsel BY: Gregory R. Baker Special Counsel Complaints Examination & Legal Administration Jeff S. Jordan Supervisory Attorney Complaints Examination & Legal Administration Legal Administration Shana M. Broussard Attorney	